Practitioner's Docke

770-009619-US(PCT)

Rec'd PCT/P

09/674947

Preliminary Classification:

Proposed Class:

Subclass:

NOTE: "All applicants are requested to include a preliminary classification on newly filed patent applications. The preliminary classification, preferably class and subclass designations, should be identified in the upper right-hand comer of the letter of transmittal accompanying the application papers, for example 'Proposed Class 2, subclass 129.' " M.P.E.P. § 601, 7th ed.

TRANSMITTAL LETTER TO THE U.S. DESIGNATED OFFICE (DO/US)— ENTRY INTO THE U.S. NATIONAL STAGE UNDER CHAPTER I

INTERNATIONAL APPLICATION NO.

INTERNATIONAL FILING DATE

PRIORITY DATE CLAIMED

PCT/US99/24204

15 October 1999

15 October 1999

TITLE OF INVENTION

Technique For Effectively Generating Postage Indicia Using A Postal Security Device APPLICANT(S)

Mark E. SIMCIK, Allen A. CROWE

Box PCT

Assistant Commissioner for Patents

Washington D.C. 20231

ATTENTION: DO/US

NOTE: The completion of those filing requirements that can be made at a time later than 20 months from the priority date results from the Commissioner exercising his judgment under the authority granted under 35 U.S.C. § 371(d). The filing receipt will show the actual date of receipt of the last item completing the entry into the national phase. See 37 C.F.R. § 1.491, which states: "An international application enters the national stage when the applicant has filed the documents and fees required by 35 USC 371(c) within the periods set forth in § 1.494 and § 1.495."

CERTIFICATION UNDER 37 C.F.R. § 1.10*

(Express Mail label number is mandatory.) (Express Mail certification is optional.)

I hereby certify that this Transmittal Letter and the papers indicated as being transmitted therewith is being denocited with the United States Postal Service on this date.

8 November 2000 in an envelope deposited with the United States Postal Service on this date _ ., in an envelope as "Express Mail Post Office to Addressee," mailing Label Number <u>FL627419999US</u> dressed to the: Assistant Commissioner for Patents, Washington, D.C. 20231.

June Adams

print name of person mailing paper)

Signature of person mailing paper

WARNING: Certificate of mailing (first class) or facsimile transmission procedures of 37 C.F.R. § 1.8 cannot be used to obtain a date of mailing or transmission for this correspondence.

*WARNING: Each paper or fee filed by "Express Mail" must have the number of the "Express Mail" mailing label placed thereon prior to mailing. 37 C.F.R. § 1.10(b).

"Since the filing of correspondence under § 1.10 without the Express Mail mailing label thereon is an oversight that can be avoided by the exercise of reasonable care, requests for waiver of this requirement will not be granted on petition." Notice of Oct. 24, 1996, 60 Fed. Reg. 56,439, at 56,442.

(Transmittal Letter to the United States Designated Office (DO/US)-Entry into National Stage under 35 U.S.C. § 371 [13-6]—page 1 of 8)

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WARNING: Where the items are those that can be submitted to complete the entry of the international application into the national phase subsequent to 20 months from the priority date, the application is still considered to be in the international stage. And if mailing procedures are utilized to obtain a date the express mail procedure of 37 C.F.R. § 1.10 must be used (because international application papers are not covered by an ordinary certificate of mailing. 37 C.F.R. § 1.8(2)(xi)).

WARNING: Documents and fees must be clearly identified as a submission to enter the national stage under 35 U.S.C. § 371, otherwise the submission will be considered as being made under 35 U.S.C. § 111. 37 C.F.R. § 1.494(f).

WARNING: Failure to pay the national fee within 20 months from the priority date will result in the abandonment of the application. The time for payment of the basic fee is not extendable, M.P.E.P. § 1893.01(a)(1), 6th ed., rev. 3.

- 1. Applicant herewith submits to the United States Designated Office (DO/US) the following items under 35 U.S.C. § 371:
 - a. This express request to immediately begin national examination procedures (35 U.S.C. § 371(f)).
 - b. The U.S. National Fee (35 U.S.C. § 371(c)(1)) and
 - ☑ other fees (37 C.F.R. § 1.492), as indicated below:

2. Fees

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				EOO Doc	CT/PTC
CLAIMS FEE	(1) FOR	(2) NUMBER FILED	(3) NUMBER EXTRA	SHATIFC.	(5) CALCULA- TIONS
□ •	TOTAL CLAIMS 45	45 —20 =	25	×\$ 18.00=	\$ 450.00
	INDEPENDENT CLAIMS 6	-3=	3	×\$.80.00=	240.00
	MULTIPLE DEP	ENDENT CLAIM(8) (if	applicable)	+ \$270.00	
BASIC FEE*	The internat paid to the dathority:	710.00			
·	☐ wi ha the	s not been paid (37 here a search report s been prepared by a Japanese Patent O (92(a)(5))	on the internation the European Pat ffice (37 CFR	nal application tent Office or	
			Total of abo	ve Calculations	1,400.00
	Reduction by ½ f	-			
				Subtotal	1,400.00
			Tota	si National Fee	\$ 1,400.00
	CFR 1.21(h)). (See	the enclosed assign item 10 below). See 7 C.F.R. § 3.34)".			\$40.00
OTAL			Total Fo	ses enclosed	\$ 1,440.00

^{*} See attached Preliminary Amendment Reducing the Number of Claims.

(Transmittal Letter to the United States Designated Office (DO/US)—Entry into National Stage under 35 U.S.C. § 371 [13-6]—page 3 of 8)



^{**}WARNING: "To avoid abandonment of the application, the applicant shall furnish to the United States Patent and Trademark Office not later than the expiration of 20 months from the priority date: " * * (2) the basic national fee (see § 1.492(a)). The 20-month time limit may not be extended." 37 C.F.R. § 1.494(b).

		i.	(X)		in the ar inclosed	nount of \$	1,440.0	<u> </u>	to cov	er the abo	ove
		ii.			_	Account	No		. in the	amount	of
				A duplic	ate copy	of this sh	eet is e	enclosed.			
WARNING	st in as da Er	ubmit o noti orde s a co ate. T nglish equire	ted by fied an or to pro ondition The pay otransli ments	the applicated given a personal property abandon for accept when the personal property attention later the personal property attention later the personal pe	nt within to eriod of time donment. The ing the oat a processing an twenty	nal application wenty (20) more within which the payment of the control of the co	onths from th to file the of the surce on later the th in § 1. Ifter the pa	n the priority he translation charge set fothan twenty (1,492(I) is req riority date. I	v date, the a n and/or oat orth in § 1.45 20) months a quired for ac Failure to co	applicant will the or declarang 192(a) is requiranter the price comply with the properties on the comply with the complex	I be ition ired ority f an nese
3.	Αc	ору	of th	ne Interna	tional ap	oplication a	as filed	(35 U.S.C	;. § 371(c	c)(2)):	
	a.	X	is tra	ınsmitted	herewith	າ.					
	b.			ot require living Offi		e applicat	ion wa	s filed wi	ith the U	nited Sta	tes
	c.		has t	oeen tran	smitted						
		i.				al Bureau.			f the appl	lication (fr	om
		ii.		oy applica	ant on _	Date		-			
at Bi Bi Bi	oplica The In accorda e con I design oplica ureau,	tion r terna ance nmun gnate nt de appi	nust be tional le with P ication d office sires to licant n	e filed with Bureau non PCT Article : to the Offices as conciled enter the need only page 1.	the Office mally provided the control of the contro	re that the be by 20 monted des the copy same time, to ordance with noce that the lage and app to national fee urge.] Notice	hs from the in the Internation of the Internation o	he priority d nternational ational Bure o 47.1, that i cation has d s received n nonths from	late to avoic application au notifies notice shall luly taken pla otice from t the priority	d abandonm to the Offic the applican be accepted ace. Thus, if the Internation date." [This	ent. se in at of d by the onal can
4. 🕱	A tr	ansl	ation		ternation	nal applica					
	a.		s trar	nsmitted	herewith				•		
	b.	(X) i	s not	required	as the	application	n was fi	iled in En	glish.		
	c.	□ '	was p	previously	transmi	itted by ap	plicant	on	ato.		

Amendments to the claims of the International application under PCT Article 19

		(3	5 U.	S.C. § 371(c)(3)):
NOT		practi time r in los matte Sectio	ce the may m s of t r in a on 1.1	of January 7, 1993 indicates that 37 C.F.R. § 1.494(d) was "amended to clarify the existing at PCT Article 19 Amendments must be submitted by 20 months from the priority date, which of be extended." This Notice further advises: "Of course, the failure to do so does not result he subject matter of PCT Article 19 amendments. The applicant may submit that subject preliminary amendment filed under Section 1.121. In many cases, filing an amendment under 21 is preferable since grammatical or idiomatic errors may be corrected." 1147 O.G. 29-40 item 11(c) below. See also 37 C.F.R. § 1.494(d).
		a.		are transmitted herewith.
		b.		have been transmitted
			i.	by the International Bureau. Date of mailing of the amendment (from form PCT/IB/308):
			ii.	□ by applicant on
		c.	∇	have not been transmitted, as
			i.	no notification has been received that the International Search Authority has received the Search Copy.
			ii.	☐ the Search Copy was received by the International Searching Authority, but the Search Report has not yet been issued. Date of receipt of Search Copy (from form PCT/ISA/202):
			iii.	
			iv.	the time limit for the submission of amendments has not yet expired. The amendments, or a statement that amendments have not been made, will be transmitted before the expiration of the time limit under PCT Rule 46.1.
6.	₩			lation of the amendments to the claims under PCT Article 19 .C. § 371(c)(3)):
		a.		is transmitted herewith.
		b.		is not required as the amendments were made in the English language.
		c.	(X	has not been transmitted for reasons indicated at point 5(c) above.
7. 🛛	X			or declaration of the inventor, including power of attorney, (35 U.S.C.)(4)) complying with 35 U.S.C. § 115
		a.		was previously submitted by applicant on
		b.	Ä	is submitted herewith, and such oath or declaration
			i.	🛛 is attached to the application.
			ii.	identifies the application and any amendments under PCT Article 19 that were transmitted as stated in points 3(b) or (c) and 5(b); and states that they were reviewed by the inventor, as required by 37 C.F.R. § 1.70.
			iii.	will follow.

Other	do	cum	ent(s) or information included:
8.	(X)k	An	international Search Report or Declaration under PCT Article 17(2)(a):
		a.	☑ is transmitted herewith.
		b.	has been transmitted by the international Bureau. Date of mailing (from form PCT/IB/308):
		c.	is not required, as the application was searched by the United States International Searching Authority.
		đ.	☐ will be transmitted promptly upon request.
		в.	☐ has been submitted by applicant on
		f.	is not transmitted, as the international search has not yet issued.
9.	凶	Αл	Information Disclosure Statement under 37 C.F.R. §§ 1.97 and 1.98:
		a.	is transmitted herewith.
			Also transmitted herewith is (are)
			☑ Form PTO—1449 (PTO/SB/08A and 08B)
		b.	☐ will be transmitted within THREE MONTHS of the date of submission of requirements under 35 U.S.C. § 371(c).
		c.	was previously submitted by applicant on
· 10.	XX	Αn	assignment document is transmitted herewith for recording. A separate
			"COVER SHEET FOR ASSIGNMENT (DOCUMENT) ACCOMPANYING NEW PATENT APPLICATION" or
			FORM PTO1595
		is a	ilso attached.
			☐ Please mail the recorded assignment document to:

III the person whose signature and address appears below.

☐ the following:

09/674947

11. 🔯	Ad	ditional docui	ments				
	a.	⊠ Copy of	request (PCT/RO/101)				
	b.	☐ Internation	onal Publication No				
		i. 🗆 Spec	cification, claims and draw	/ing			
		ii. 🔲 Fron	it page only				
	c.	☐ Prelimina	ary amendment (37 C.F.R.	§ 1.121)			
	d.	☑ Other	PCT/IB/301 PCT/ISA/220,	PCT/ISA/210			
12. 🕱	The above checked items are being transmitted						
	a.	before the last of th	e 18th month publication.				
	b.	x after publifrom the price	lication and the article 20 c ority date.	ommunication,	but before 20 month		
	c.	☐ after 20 r	months (revival).				
		to revive (37 C.F.) months.	R. § 1.137(a) or (b)) is necessary	if 35 U.S.C. § 371 r	equirements are submitte		
13. 🗆			ents under 35 U.S.C. § 3	_ ·	isly submitted by the		

AUTHORIZATION TO CHARGE ADDITIONAL FEES

WARNING: Accurately count claims, especially multiple dependant claims, to avoid unexpected high charges if extra claims are authorized.

NOTE: "A written request may be submitted in an application that is an authorization to treat any concurrent or future reply, requiring a petition for an extension of time under this paragraph for its timely submission, as incorporating a petition for extension of time for the appropriate length of time. An authorization to charge all required fees, fees under § 1.17, or all required extension of time fees will be treated as a constructive petition for an extension of time in any concurrent or future reply requiring a petition for an extension of time under this paragraph for its timely submission. Submission of the fee set forth In \$ 1.17(a) will also be treated as a constructive petition for an extension of time in any concurrent reply requiring a petition for an extension of time under this paragraph for its timely submission." 37 C.F.R. § 1.136(a)(3).

NOTE: "Amounts of twenty-five dollars or less will not be returned unless specifically requested within a reasonable time, nor will the payer be notified of such amounts; amounts over twenty-five dollars may be returned by check or, if requested, by credit to a deposit account." 37 C.F.R. § 1.26(a).

- The Commissioner is hereby authorized to charge the following additional fees that may be required by this paper and during the entire pendency of this application to Account No. __16-1350_
 - 37 C.F.R. § 1.492(a)(1), (2), (3), and (4) (filling fees)
- WARNING: Because failure to pay the national fee within 20 months without extension (37 C.F.R. § 1.494(b)(2)), results in abandonment of the application, it would be best to always check the above box.
 - 37 C.F.R. § 1.492(b), (c), and (d) (presentation of extra claims)
- NOTE: Because additional fees for excess or multiple dependent claims not paid on filing or on later presentation must only be paid or these claims cancelled by amendment, prior to the expiration of the time period set for response by the PTO in any notice of fee deficiency (37 C.F.R. § 1.16(d)), it might be best not to authorize the PTO to charge additional claim fees, except possibly when dealing with amendments after final action.
 - 37 C.F.R. § 1.17 (application processing fees)
 - 37 C.F.R. § 1.17(a)(1)-(5) (extension fees pursuant to § 1.136(a)).

(Transmittal Letter to the United States Designated Office (DO/US)—Entry Into National Stage under 35 U.S.C. § 371 [13-6]—page 7 of 8)

☐ 37 C.F.R. § 1.18 (issue fee at or before mailing of Notice of Allowance, pursuant to 37 C.F.R. § 1.311(b)).

NOTE: Where an authorization to charge the issue fee to a deposit account has been filed before the mailing of a Notice of Allowance, the issue fee will be automatically charged to the deposit account at the time of mailing the notice of allowance. 37 C.F.R. § 1.311(b).

NOTE: 37 C.F.R. § 1.28(b) requires "Notification of any change in status resulting in loss of entitlement to small entity status must be filed in the application . . . prior to paying or at the time of paying . . . issue fee. . .." From the wording of 37 C.F.R. § 1.28(b): (a) notification of change of status must be made even if the fee is paid as "other than a small entity" and (b) no notification is required if the change is to another small entity.

37 C.F.R. § 1.492(e) and (f) (surcharge fees for filing the declaration and/or filing an English translation of an International Application later than 20 months after the priority date.

Signature of practitioner

Reg. No. 24,622

Clarence A. Green

(type or print name of practitioner)

Tel. No.: (203) 259-1800

PERMAN & GREEN, LLP

P.O. Address

Customer No.: 2512

425 Post Road, Fairfield, Connecticut 06430, USA

PLEASE SEND ALL CORRESPONDENCE TO:

Clarence A. Green (Reg. No.: 24,622)

PERMAN & GREEN, LLP

425 Post Road, Fairfield, Connecticut 06430, USA